| 1 | AARON FORD Attorney General | | |
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| 9 | Attorneys for Attorney General Aaron Ford, William Scott, Gina Lovero, Dave Monroe, Brent Foster, | | |
| | Christine Jones Brady, and Daniel Ulloa | 100001, | |
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| 11 | UNITED STATES DISTRICT COURT | | |
| 12 | DISTRICT OF NEVADA | | |
| 13 | MICHAEL C. STERNBERG, E.W., and | Consolidated Cases: | |
| 14 | N.W. | Case No. 2:23-CV-01466-APG-EJY | |
| 1 F | Plaintiff(s), | Case No. 2:23-CV-02022-APG-EJY | |
| 15 | vs. | | |
| 16 | | STIPULATION AND ORDER ON RESPONSE DATE TO THE FIRST | |
| 17 | SHELLEY WARNECK; TRISTAN | AMENDED COMPLAINT FOR | |
| 10 | AESCHLEMAN; ADAMES & ASH, LLP; | ATTORNEY GENERAL AARON | |
| 18 | JEFF ROSEN (Official Capacity); RICH HORN (individual and official capacity); | FORD, WILLIAM SCOTT, GINA LOVERO, DAVE MONROE, | |
| 19 | JOSEPH ALEXANDER (individual and | BRENT FOSTER, CHRISTINE | |
| 20 | official capacity); JEFF DRAHER (individual and official capacity); | JONES BRADY AND DANIEL ULLOA | |
| | BRITTANY GRIFFITH (individual and | CLLOII | |
| 21 | official capacity); VERN PIERSON (official capacity); DAVE MONROE | | |
| 22 | (individual and official capacity); GINA | | |
| 23 | LOVERO (individual and official capacity); WILLIAM SCOTT (individual | | |
| | and official capacity); AARON FORD | | |
| 24 | (official capacity); CAROLINE MORALES | | |
| 25 | (individual and official capacity); STEVE WOLFSON (official capacity); and DOES | | |
| 20 | 1-100; | | |
| 26 | Defendant(s). | | |
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IT IS HEREBY STIPULATED between Plaintiff Michael Sternberg ("Sternberg") and Defendants Attorney General Aaron Ford ("AG Ford"), William Scott ("Scott"), Gina Lovero ("Lovero"), Dave Monroe ("Monroe"), Brent Foster ("Foster"), Christine Jones Brady ("Brady"), and Daniel Ulloa ("Ulloa") (jointly "NV AG Defendants"), by and through their undersigned counsel of record as follows:

- Sternberg filed a Complaint on September 20, 2023 naming AG Ford,
 Scott, Lovero and Monroe as defendants [ECF 1].
- 2. On or about January 30, 2024, Defendants AG Ford, Scott, Lovero and Monroe filed a Motion to Dismiss [ECF 46].
- On or about February 20, 2024, Sternberg filed a First Amended Complaint adding Foster, Brady and Ulloa as additional defendants [ECF 86].
- 4. On or about February 27, 2024, Counsel for Foster, Brady and Ulloa emailed Sternberg waivers of service for Foster, Brady and Ulloa. In this email exchange, Sternberg and counsel for NV AG Defendants agreed to the following briefing schedule:
 - a. NV AG Defendants have until April 29, 2024 to file a motion to dismiss or answer the First Amended Complaint.
 - b. If Plaintiff should file a Second Amended Complaint prior to the April 29, 2024 date, then the NV AG Defendants will file their response to the Second Amended Complaint either on the April 29, 2024 date or within 14 days from the filing of the Second Amended Complaint if no new AG Defendants are added.

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|--|--|---|
| 1 | DATED this <u>27th</u> day of February, 2024. | DATED this <u>27th</u> day of February, 2024. |
| 2 | | AARON FORD Attorney General |
| 3 4 | /s/ Michael C. Sternberg Michael C. Sternberg 8545 W. Warm Springs Road, Ste., A4 #256 | By: <u>/s/ Marni Watkins</u> Marni K. Watkins (Bar No. 9674) Chief Litigation Counsel |
| 5 | 8545 W. Warm Springs Road, Ste., A4 #256 Las Vegas, NV 89113 Sternberg Michael@yahoo.com | Casey J. Quinn (Bar No. 11248) Senior Deputy Attorney General |
| $\begin{bmatrix} 6 \\ 7 \end{bmatrix}$ | Plaintiff, Pro Se | |
| 8 | ORD | ER |
| 9 | IT IS SO ORDERED. | ~ \ |
| 10 | U.S. M | agistrate Judge |
| $\begin{bmatrix} 2 \end{bmatrix}$ | Dated: | February 27, 2024 |
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